

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF INDIANA  
INDIANAPOLIS DIVISION

STELOR PRODUCTIONS, INC.,	)	
	)	
Plaintiff,	)	
	)	
v.	)	Case No. 1:05-cv-0354-DFH-TAB
	)	
OOGLES N GOOGLES, an Indiana corporation;	)	
KEVIN MENDELL; DANYA MENDELL;	)	
MICHELLE COTE; ROB LENDERMAN;	)	
STACEY LENDERMAN; BRENDA MURTY;	)	
MARGIE THOMAS; ROB SLYTER;	)	
ELIZABETH SLYTER; CORINNA SPARKS;	)	
CHRISTINE WATERBURY;	)	
LEIGH SUNDLING; and TINA CARTAYA	)	
	)	
Defendants.	)	

**PLAINTIFF’S MOTION TO WITHDRAW MOTIONS TO SUBSTITUTE PARTIES**

Plaintiff Stelor Productions, Inc. hereby submits its motion to withdraw previously filed motions to substitute parties, which are assigned docket entries 41 and 42. Plaintiff wishes to withdraw these motions due to errors in filing them.

BURLINGTON • WEIL • SCHWIEP • KAPLAN & BLONSKY, P.A.

OFFICE IN THE GROVE PENTHOUSE 2699 SOUTH BAYSHORE DRIVE MIAMI, FLORIDA 33133

T: 305.858.2900 F: 305.858.5261

EMAIL: INFO@BWSKB.COM WWW.BWSKB.COM

Wherefore, Plaintiff respectfully requests that the Court issue an Order Withdrawing Plaintiff's Agreed Motion to Substitute Parties (docket entry 41) and Plaintiff's Agreed Motion to Substitute Parties (docket entry 42), without prejudice to Plaintiff's ability to file a subsequent motion to substitute parties.

Respectfully submitted.

John David Hoover, Attorney No. 7945-49  
HOOVER HULL BAKER & HEATH LLP  
111 Monument Circle, Ste. 4400  
P.O. Box 44989  
Indianapolis, IN 46244-0989  
Tel: 317- 822-4400  
Fax: 317- 822-0234  
E-mail: [jdhoover@hooverhull.com](mailto:jdhoover@hooverhull.com)

Of counsel:

Kevin C. Kaplan (admitted *pro hac vice*)  
David J. Zack (admitted *pro hac vice*)  
Burlington, Weil, Schwiep, Kaplan & Blonsky, P.A.  
2699 S. Bayshore Drive – PH  
Miami, Florida 33133  
Tel: 305-858-2900  
Fax: 305-858-5261  
Email: [dzack@bwskb.com](mailto:dzack@bwskb.com)

Attorneys for Plaintiff, Stelor Productions, Inc.

/s/ Kevin Kaplan  
By: /s/ David J. Zack

CERTIFICATE OF SERVICE

I hereby certify that on October 19, 2005, a copy of the foregoing Motion for Enlargement of Time to File Answer Brief was filed electronically. Notice of this filing will be sent to the following parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's systems.

Bryan S. Redding, Esq.  
COHEN, GARELICH AND GLAZIER  
E-mail address: [Breeding@cgglawfirm.com](mailto:Breeding@cgglawfirm.com)

/s/ Kevin Kaplan  
By: /s/ David J. Zack